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DATE MAILED: 11/28/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/001,986	10/31/2001	Henry Stephen Eilts	TI-32977	2814	
23494	7590 11/28/2005		EXAMINER		
TEXAS INS	TRUMENTS INCOR	LIU, SHUWANG			
	474, M/S 3999	ART UNIT	PAPER NUMBER		
DALLAS, T	X /3203		2634		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No		Applicant(s)					
	Notice of Non-Compliant		díla						
	· · · · · · · · · · · · · · · · · · ·	Examiner	1-10A	Art Unit	 .				
	Amendment (37 CFR 1.121)	ZXUIII III	<i>)</i>	Artonic					
	The MAILING DATE of this communication appe	ears on the cove	r sheet with the c	orrespondence addres	s				
	The amendment document filed on $11-18-05$ is considered non-compliant because it has failed to meet								
	requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following item(s								
	required.								
i	THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:								
	1. Amendments to the specification:								
	A. Amended paragraph(s) do not include in	markings.							
	B. New paragraph(s) should not be under	lined.							
	C. Other	•		•					
i	2. Abstract:								
	A. Not presented on a separate sheet. 37	CFR 1.72.							
ĺ	B. Other								
ļ	3. Amendments to the drawings:								
-	 A. The drawings are not properly identified 	in the top marg	jin as "Replacem	ent Sheet," "New She	et." or				
	"Annotated Sheet" as required by 37 C	FR 1.121(d).			•				
	B. The practice of submitting proposed dra	awing correction	has been elimin	ated. Replacement dr	rawings				
	showing amended figures, without mark C. Other	kings, in compil	ance with 37 CFF	(1.84 are required.					
		•							
- 1	4. Amendments to the claims: A: A complete listing of all of the claims is	not proposit							
- 1	B. The listing of claims does not include the	not present. le text of all non-	dina claime (inclu	iding withdrawa alaim.	٠,				
-	C. Each claim has not been provided with	the proper statu	is identifier, and a	ong withorawn claims as such, the individual	S) status				
-	of each claim cannot be identified. Not	e: the status of	every claim must	be indicated after its	claim				
ı	number by using one of the following st	atus identifiers:	(Original), (Curre	ently amended) (Canc	'eled)				
١	(Previously presented), (New), (Not ent	ered), (Withdra	vn) and (Withdra	wn-currently amended	i).				
	D. The claims of this amendment paper ha	ave not been pre	sented in ascend	ling numerical order.					
- 1	N Starring Starring	identites	12 1110	1607.					
	For further explanation of the amendment format required http://www.uspto.gov/web/offices/pac/dapp/opla/preognot	Dy 37 CFR 1.1	21, see MPEP § `	714 and the USPTO w	vebsite at				
1		ice/onicenyer.pc	<u>.</u>	,					
	TIME PERIODS FOR FILING A REPLY TO THIS NOTICE								
	1. Applicant is given no new time period if the non-com	pliant amendme	ent is an after-fina	al amendment or an ar	mendment				
1	filed after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the entire corrected amendment must be resubmitted within the time period set forth in the final Office action.								
1	Applicant is given one month, or thirty (30) days, which corrected section of the non-compliant amendment.	in compliance w	, Itom the mail da ith 37 CER 1 121	if the near compliant	oply the				
1	amendment is one of the following: a preliminary ame	ndment, a non-	înal amendment	, ii the non-compliant (including a submissic	n for a				
١	request for continued examination (RCE) under 37 CF	FR 1.114), a suc	plemental amend	dment filed within a su	spension				
	period under 37 CFR 1.103(a) or (c), and an amendm	ent filed in resp	onse to a Quayle	action.					
1	Extensions of time are available under 37 CFR 1.	.136(a) <u>only</u> if th	e non-compliant	amendment is a non-fi	inal				
	amendment or an amendment filed in response to	a <i>Quayle</i> action							
1	Failure to timely respond to this notice will result	in:							
İ	Abandonment of the application if the non-com	pliant amendme	ent is a non-final a	amendment or an ame	endment				
ı	filed in response to a Quayle action; or		•						
l	Non-entry of the amendment if the non-complia	nt amendment i	s a preliminary ar	mendment or supplem	ental				
-	amendment. Was a larger to the same and the		1500 1	171 0-1-	•				
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L	Legal Instruments Examiner (LIE) J.S. Patent and Trademark Office		Te Te	elephone No.	_: ·				
F	PTOL-324 (08-05) Notice of Ngn-Compliant	t Amendment (37	CFR 1.121)	Part of Paper I	No.				
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